

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA,

v.

**HO WAN KWOK,
a/k/a “Miles Guo,”
a/k/a “Miles Kwok,”
a/k/a “Guo Wengui,”
a/k/a “Brother Seven,”
a/k/a “The Principal,”
KIN MING JE,
a/k/a “William Je,” and
YANPING WANG,
a/k/a “Yvette,”
Defendants.,**

Case No. **23 Cr. 118 (AT)**

NOTICE OF APPEARANCE

PLEASE TAKE NOTICE that undersigned counsel, Bradford L. Geyer, of the law firm FormerFedsGroup.Com LLC, hereby enters an appearance as counsel **for 3,345 Himalaya Exchange customers in the above-captioned action.**

Dated: New York, New York
December 6, 2023

Myer and Scher LLP

By: /s/ Jamie Scher
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*Attorneys for 3,345 Himalaya
Exchange Customers*

V. CONCLUSION

Based on the foregoing, pursuant to Federal Rule of Criminal Procedure 41(g), petitioners move for return of their property seized by the United States in *United States v. Kwok*, 23 CR 18 SDNY), and as that the Court adopt the aforementioned procedure for the confidential and speedy return of their property.

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CERTIFICATE OF SERVICE

I hereby certify that on December 6, 2023, a true and accurate copy of the forgoing was electronically filed and served through the ECF system of the U.S. District Court for the

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六、结论

基于上述原因和我们在先前文件中提出并援引的理由, 我们恳请法院下令退还被美国政府扣押的每位 HDO 成员在 HEX 中的资金。正义要求迅速果断地采取行动, 制止持续发生的伤害, 并确保无辜受害者的权利得到充分保护。任何不足之处都将延续已经加诸这些个人的深重不公。

日期: 2025 年 4 月 7 日

谨此提交

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送达证明

本人特此证明, 于 2025 年 4 月 7 日, 以下文件的真实准确副本已通过美国纽约南区地方法院的电子文档系统电子提交并送达。

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